

Case 1:18-cv-00690-WES-PAS Document 1-4 Filed 12/21/18 Page 2 of 3 PageID #: 65

www.ocwen.com Helping Homeowners is What We Do!\* 1661 Worthington Road, Suite 100 West Palm Seach, FL 33409 Toll Free: 800.746.2936

04/30/2018

With We be in

Sent Via First Class Mail Loun Number

Raymond C Bradbury 61 LAFAYETTE ST WEST WARWICK, RI 02893-1808

> Property Address: 61 Lafayette St West Warwick, RI 02893-1808

## NOTICE OF DEFAULT

## AVISO IMPORTANTE PARA PERSONAS QUE HABLAN ESPAÑOL:

Esta notificación es de suma importancia. Puede afectar su derecho a continuar viviendo en su casa. Si no entiende su contenido, obtenga una traducción inmediatamente o contáctenos ya que tanemos representantes que hablan español y están disponibles para asistir.

## SPECIAL NOTICE IN THE EVENT YOU HAVE FILED BANKRUPTCY

If you have received an Order of Discharge in a Chapter 7 case filed under the Bankruptcy Code of the United States. this notice is not intended as an attempt to collect any debt from you personally. If you have received an Order of Discharge in a Chapter 11, 12 on 13 bankruptcy case, this notice is not an attempt to collect a pre-petition debt pursuent to a completed and confirmed Bankruptcy Plan. If the foregoing applies to you, this notice is sent to you only as a preliminary step to an "in Rem" foreclosure on the Mortgage against the above referenced "Property." Provisions may be contained within the Mortgage/Deed of Trust that requires notice prior to foreclosure. As such. this is not an attempt to assert that you have any personal liability for this debt contrary to any entered Sankruptcy Order of Discharge.

In addition, if you have recently filed a petition under the Bankruptcy Code, this notice has been sent to you because we have not been notified of your bankruptcy case. If the foregoing applies to you, it is IMPORTANT that you or your bankruptcy attorney contact us immediately and provide us with the following information: date and jurisdiction of your filing, your case number and the bankruptcy chapter number under which you have filed.

NMLS # 1852

This communication is from a debt collector aftempting to collect a debt: any information obtained will be used for that purpose. However, if the debt is in active bankruptcy or has been discharged through bankruptcy this communication is provided surely for informational purposes only with regard to our secured lief on the deduce referenced property. It is not intended us an attempt to collect a debt from you personally.



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2581 Worthington Rose, Swite 100 West Palm Seach, Ft 3.3409 Toli Free: 500,745,2888

Mortgage payments on the above referenced account are pasticue, which has caused a default under the Mortgage or Deed of Trust (hereinafter, "Security Instrument"), As of 04/30/2018, the following amounts are

|    | Principal and Interest            |              |
|----|-----------------------------------|--------------|
|    | Interest Arrearage                | \$70,730,20  |
| 1  | Escrow                            | \$0,00       |
|    | Late Charges                      | \$33,252.53  |
| 10 | Insufficient Funds Charges        | s52.01       |
|    | Fees / Expenses                   | \$0,00       |
|    | Suspense Balance (CREDIT)         | \$13.06      |
|    | Interest Reserve Balance (CREDIT) | \$295.58     |
|    | TOTAL DUE                         | \$0,00       |
|    |                                   | \$103,751.22 |

in order to cure the default, payment for the entire total amount past due, plus any amount(s) becoming due in the interim, must be received on or before 06/06/2016, at the address listed on page four of this notice. Payment must be received via MoneyGram, bank sheck, money order or certified funds. Please be aware, after acceleration of the debt, there may be expenses and attorney's fees and costs incurred by us to enforce the terms of the Security reinstate the Mortgage agreement. In addition to the overdue amount on the mortgage account. Any payment to fees incurred, Payments received that are less than the amount required to reinstate the Mortgage will be returned and will not stop any foreclosure proceedings already begun on the Property.

PRIOR TO SUBMITTING A PAYMENT, PLEASE CALL US TO VERIEY THE EXACT AMOUNT PAST DUE ON THE ACCOUNT.

Fallure to cure the default on or before the date specified in the notice may result in acceleration of the sums secured by the Security instrument and sale of the Property. Upon acceleration, the total obligation will be immediately due and payable without further demand. In foreclosure proceedings, we are entitled to collect the total arrearage in accition to any expenses of foreclosure, including but not limited to reasonable attorney's fees and costs. A customer has the right to reinstate the account after acceleration and the right to bring a court action to assert the non-existence of a default or any other defense to acceleration and sale.

If the default is not cured on or before the data specified above. Obven Loan Servicing LLC ("Ocwen"), at its ention may require immediate payment in full of all sums secured by the Security Instrument without further demand and environce the STATUTORY POWER OF SALE and any other remedies permitted by Applicable Law. Ocwen shall be entitled to collect all expenses incurred in pursuing the remedies provided under applicable law. Including, but not limited to, reasonable attorneys' fees and costs of title evidence. If Ocwen invokes the STATUTORY POWER OF SALE applicable law.

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